Exhibit E

Case: 1:17-md-02804-DAP Doc #: 3149-5 Filed: 02/03/20 2 of 9. PageID #: 487835 U.S. Department of Justice

Drug Enforcement Administration 8701 Morrissette Drive Springfield, Virginia 22152

www.dea.gov

NOV 0 4 2019

Kevin N. Nicholson, R.Ph., J.D. Vice President, Public Policy and Regulatory Affairs National Association of Chain Drug Stores 1776 Wilson Boulevard Suite 200 Arlington, Virginia 22209

Dear Mr. Nicholson:

This is in response to your letter dated July 12, 2019, to the Drug Enforcement Administration (DEA), where you asked the DEA to clarify its position on whether the Department of Justice and/or the DEA has a medical position on the medical basis of specific prescription drug therapies. The DEA appreciates the opportunity to address your letter. Identical responses have been sent to Mr. Menighan and Ms. Hauser, co-signers of your original inquiry to the DEA.

The DEA may only address its position based on the authority granted by the Controlled Substances Act (CSA) and its implementing regulations. As a general matter, it has been the DEA's longstanding policy not to provide legal advice to private parties. In that vein, we can provide the following general information. Please be advised that this is not meant to be an exhaustive list of every statutory provision or regulation that might apply to your inquiry.

The CSA established a closed system of distribution with built-in checks and balances to ensure appropriate medical care and to maintain the integrity of the system through an accountability process. One of the most important principles underlying the CSA and its implementing regulations is that to be valid every prescription for a controlled substance must be based on a determination by an individual practitioner that the dispensing of controlled substances is for a legitimate medical purpose in the usual course of professional practice. *United States v. Moore, 423 U.S. 122 (1975)* and Title 21, Code of Federal Regulations, Section 1306.04(a) (21 C.F.R. § 1306.04(a)). Federal regulations do not define the term legitimate medical purpose nor do they set forth the standards of medical practice. It is up to each DEA-registered practitioner to treat a patient according to his or her professional medical judgement, as long as it is generally recognized and accepted in the United States. Although the DEA is the agency responsible for administering the CSA, the DEA does not act as the federal equivalent of a state medical board overseeing the general practice of medicine. The DEA lacks the authority to issue guidelines that constitute advice relating to the general practice of medicine.

The DEA has not promulgated new regulations regarding the treatment of pain. Federal law and DEA regulations do not impose a specific quantitative minimum or maximum limit on the amount of medication that may be prescribed on a single prescription, or the duration of treatment intended

Kevin N. Nicholson, R.Ph, J.D.

Page 2

with the prescribed controlled substance. The DEA has consistently emphasized and supported the prescriptive authority of an individual practitioner under the CSA to administer, dispense, and prescribe controlled substances for the legitimate treatment of pain within acceptable medical standards. This is outlined in the DEA's policy statement published in the Federal Register (FR) on September 6, 2006, titled, Dispensing Controlled Substances for the Treatment of Pain, 71 FR 52716. A copy is enclosed for your convenience.

I trust this letter adequately addresses your inquiry. For information regarding the Diversion Control Division, please visit www.DEAdiversion.usdoj.gov. If you have any additional questions on this issue, or any other, please contact the Diversion Control Division Policy Section at (571) 362-3260.

Sincerely,

Thomas W. Prevoznik

Deputy Assistant Administrator

Diversion Control Division

Mons W Perogue

Enclosure

DEPARTMENT OF JUSTICE.

Drug Enforcement Administration

[Occiot No. DEA-2869]

Dispensing Controlled Substances for the Treatment of Pain

AGENCY: Drug Buforcement Administration (DEA), Justice. ACTION: Policy Statement.

summary: On January 18, 2005, DEA.
published in the Federal Register a
solicition of comments on the subject
of dispensing controlled substances for
the treatment of pain. Many of the
comments that DEA received saked the
agency to olaborate on the legal requirements and agency policy relating to this subject. This document provides such information.

OATES: September 8, 2000.

FOR FURTHER INFORMATION CONTACT: Mark W. Caverly, Chief, Lielson and Policy Section, Office of Diversion Control, Drug Enforcement Administration, Washington, DC 205371. Telephone: (202) 307-7297. SUPPLEMENTARY INFORMATION:

Backeround

On January 18, 2005, the DEA published in the Federal Register a . Solicitation of Comments on the subject of dispensing controlled substances for the treatment of pain. 70 FR 2083: Many of the comments sought further information about the legal requirements and agency policy relating to the prescribing of controlled substances for the treatment of pain. DEA stated in the Solicitation of Comments that it would be lighting a document providing such information after reviewing the commonts.

Accordingly, this policy statement provides prestitioners with a recitation of the portional principles under the Controlled Substances Act (CSA) and DEA regulations relating to the dispensing of controlled substances for the treatment of palu.

Extent of Abuse in the United States of Controlled Prescription Drugs

The abuse (nonmedical use) of prescription drugs is a serious and growing health problem in this country. As the Administration has onnounced (recent data indicate that prescription drug abuse, particularly of oploid pain killers, has increased at an

albiming rate over the past decade;* Statistics published in the National Survey on Drug Use and Health (NSDUH) by the Department of Health and Human Services, Substance Abuse and Mental Health Services Administration (SAMHSA),
demonstrate that prescription drugs
account for the second-most commonly,
abused category of drugs, behind merijuane and abred of cocoine; lieroin,

One of the areas of concarn is the number of persons who have recently begun abusing prescription controlled substances. In its NSDUH Report supstances, in 1ts Nation Report published in June 2006, SAMHSA slates, "In 2004, among persons agod 12 or older, 2.4 million initiated nominadical use of prescription pain rellevors within the past your. This is more than the estimated number of initioles for marijuana (2.1 million) or cocaine (1.0 million), "Overall, according to the NSDUH report: "An estimated 31,8 million Americans have used pain relievors nonmedically in their lifetimes, up from 29.8 million in

Another source of data presented by SAMHSA is that collected by the Drug. Abuse Warning Network (DAWN). which provides national estimates of drug related visite to hospital emorgency departments, According to DAWN, for 2004:

Nearly 1,3 million emergency doppitment (ED) visite in 2004 were associated with drug intersolohuso. Nonmodical use of phurmaceuticals was invalved in stearly helf a million of these ED

* Oplatos/opiold analysaics (pain killers), such as hydrocodone, oxycodone, and methodogo, and benradiazopinus, such as alprazolam and clonezepam, were present in more than 160,000 BD visite associated with hommodical uso of pharmacouticals in 2004.

A measure of the problem among young people is the 2008 Monitoring the Future (MTP) survey conducted by the Future (M 11) survey conducted by the University of Michigan, The MTF survey is funded by the National Institute on Drug Abuse (NIDA), a component of the National Institutes of Health (NIH), and measures drug abuse: among 8th, 10th, and 12th gradors.

*Office of National Drug Central Policy (ONDCP)

pinkt bilasas, March J. 2004.
12006 Synthetic Unit Central Strategy (available at hittp://ewww.yditehousedrugpolicy.com/publicitions/synthetic_drg_central_strat/
synthesint.pdf).

syntig-sint.piff.

*The NSDUH report is available at http://
two.wes.tombra.gov/2kt/frint/pall.pd/. The report
extracted data from the 2004 National Survey on
Drug itse and Health.

*http://dawnin/cosmissa.gov/files/
TNDitarkityalishonandicalUseForWeb.pdf.

http://manitoringthefuture.org.

NIDA stated: "While the 2005 survey showed a continuing general decline in drug use, there are continued high rates of non-medical use of prescription medications, especially optoid pain killers. For example, in 2005, 9.5 percent of 12th graders reported using Vicadin in the past year, and 5.5 percent of these students reported using OxyContin in the past year. '7 in ennouncing the latest MTF survey results, NIH Director Dr. Elias Zorhouni said that "the upword trend in prescription drug abuse is disturbing."*

Purposes and Structure of This

One of the chief purposes of this document is to make clear that the longstanding requirement under the law that physicians may prescribe controlled substances only for legitimate medical purposes in the usual course of professional practice should in no way interfere with the legitimate practice of medicine or cause any physician to be rehiciant to provide legitimale pain treatment. DEA also wishes to dispel the mistaken notion among a small number of medical professionals that the agency has ambarked on a campaiga to "target physicians who prescribe controlled substances for the treatment of pain (or that physicions must curb their legitimate prescribing of pain medications to avoid legal liability).

To achieve these aims, this document begins with a general summary of the relevant logal principles and en-explanation of the role of DEA with respect to regulation of controlled substances. The decument then addresses specific issues and questions that have been raised on a requiring basis by physicians who seek guidenco on the subject of dispunsing controlled substances for the treatment of puln.

It should be understood that the legal standard under the Controlled Substantes Act (CSA) for prescribing controlled substances to treat pain is the some as that for prescribing controlled substances generally: The prescription must be issued for a legitimate medical purpose by a registered physician acting within the usual course of professional practice. The reason this document focuses on the prescribing of controlled substances for the treatingst of pain is that there has been considerable interest omong members of the public in having DEA address this specific issue.

National Institute on Origi Abliso Research Reparts Praintipilon Drug Abuse and Additation (revised August 2005). [available at http://www.drugabisc.gov/PDP/RRP/inscription.pdf].

NIDA nova release, December 10, 2005 lavellable at http://www.nido.ella.gov).

The Statutory Role of DEA in Regulating the Prescribing of Controlled Substances

DEA is the agency within the Department of justice responsible for carrying out the functions assigned to the Attorney General under the CSA.⁹. These functions include enforcing and administering the CSA provisions governing the prescribing. administering, and dispensing of controlled substances. Thus, the scope of DEA's sutherity is delineated by the extent to which Congress Itself regulated controlled substances through the enactment of the CSA and assigned certain functions under the Act to the Alternoy Cameral.

While the GSA is one component of the overall regulation of the practice of medicine in the United States, 10 it bears emphasis that the CSA does not regulate the practice of medicine as a whole. Therefore, although DEA is the agency responsible for administering the CSA, DEA does not act as the Federal equivalent of a State medical board overseeing the general practice of mudicing. State laws and State liconsing liodles (such as modical licensing boards) collectively regulate the practice of medicine, 11 in contrast; the scope of the CSA (and therefore role of DBA) is much narrower. The CSA regulates only the segment of medical practice involving the use of controlled substances, and DEA is correspondingly responsible for ensuring that controlled substances are used in compliance with Paderal lew

In particular, DEA's role under the CSA is to ensure that controlled substances are proscribed, administered, and dispensed only for legitimate. medical purposes by DEA-registered proclitioners acting in the usual course of professional practice and otherwise

In accordance with the CSA and DEA regulations. Each State also has its own laws (administered by State agencies) requiring that a prescription for a controlled substance be issued only for a logitimate medical purpose by State-licensed practitioners acting in the

usual course of professional practice. There is nothing now in this arrangement of responsibilities between the Federal and State governments, For more than 90 years (storting with the Harrison Narcotic Act of 1914, which was superseded by the CSA in 1970). Federal law has placed certain restrictions on the medical use of federally controlled substances while, at the same time, the States have regulated the practice of medicine generally. In this respect, there has long been a caridin amount of overlap between the Pederal and State oversight of controlled substances. Beginning in the 1930s and through to the present, States have adopted uniform controlled substance daws that wore designed to promote standards that are consistent from State to State and in harmony with Pedoral law.12 One such standard that has always been a fundamental part of these uniform State laws is the requirement that controlled substances be dispensed. only for a logitlmute modical purpose by a practitioner acting in the usual course of professional practice—a requirement first articulated in the Harrison Narcotic Act. Accordingly, it has been the case for more than 70 years that a practitioner who dispenses controlled substances for other than a legitimate medical purpose; or obtaide the usual course of professional practice, is -subject to lugal liability under both State and Fedoral low.13

The Meaning of the "Legitimate Medical Purposo" Requirement

As stated above, the core legal standard is that a controlled substance

"As the United States Supreme Court stated in an early decision under the CSA." provisions throughout the Act reflect the intent of Congress to confine ditherized misdical practice within ecopied limits." United States v. Moore, 423 U.S. ecopied limits." United States v. Onegoin, 138 S.Ct. 904, 926 [2006], the Court continued to elto Manin with approval and far the projection in the CSA "ansure patients and the continued substances under the supervision of a dector so as to provent addiction and eleccational shape." The Court furiles: As a corollary, the provision also have dectors team podeling to patients who crove the drags for these probabilitied ares." Id

"Modical appetalty, boards also play a circical role in providing information to the public, the government, and the initial profession concerning issues involving specialization and entitles in the quality of medical care in the United States by developing and "illiving professional and educational standards for tilling professional and educational standards for the evaluation and certification of physician

921 U.S.C. 071(a): 28 CFR 0.100.

ti The first such uniform not was the Uniform Nercolle Drug Act of 1932, which was eventually adopted by weary state. That act was replaced in 1970 by the Uniform Controlled Substances Act, which has been adopted by all but two states (New Hampshire and Vermant).

12 Congross expressly intended that there would be a dual system of Federal-state regulation of controlled substances by including in the CSA a promption provision, at U.S.C. 003, which reflects that the field of regulation was to be shared by the Fulissia and state governments. Section 603 states: "No provision of this subclimpter shall be construed as indicating an intent an hey pure of Congities an occupy the field in which that provision operates, including criminal populates to the exclusion of any Sibic law on the same subject matter which would attack the within the axis into the high more plants in the axis future, that provision in the field of the CSA. A the same future, this provision influences what to inform in the highpancy clause of the United States Constitution—that no state may enact a law relating to conficient with the CSA.

may only be prescribed, administered. or dispensed for a legitimate medical purpose by a physician acting in the usual course of professional practice. This requirement has been construed to mean that the prescription must be "in accordance with a standard of medical practice generally recognized and accepted in the United States," 14 However, Paderal courts have long racognized that it is not possible to expand on the plusse "logitimate inedical purpose in the usual course of professional practice." in a way that will provide definitive guidelines that address all the varied situations physicians might encounter. As one court explained.

There are no specific guidelines concurring what is required to support a conclusion that an accused acted outside the usual course of professional practice. Roller, the sourts must engage in a case by case analysis of avidence to determine whether a impropagie injerence of Brill way pagrawa irom specific facts. 18

Similarly, another court stated:

A majority of cases Jin which physicians ware alleged to have dispensed controlled substances without a legitimate medical purposel have dealt with facts which were so bletant that a statement of clear-cut criteria countemined popuoriot. In central techniques of central techniques control techniques of immanes, opposite to the desirgou. Me and part to un research for the desirgou. Me and in a tour research in a tour research techniques of release to cutour a parameter of the central techniques.

The foregoing quotation makes a porticularly important point: that the types of cases in which physicians have pani found to have dispensed controlled substances (improperly under Paileral law generally involve facts where the physician's conduct is not merely of questionable legality, but instead is a glaring example of illogal

Specific Areas of Interest to the Commenters

The commonts DEA received covered a variety of issues related to the dispensing of controlled substances for the ireatment of poin. While some of the viewpoints expressed in the comments were in sharp contrast with other viewpoints, taken as a whole, the comments indicate there is significant interest (emong those physicians and members of the public who submitted comments) in having DEA address the following topics:

MAfooro, 428 LLS, at 130 (quoting jury

instruction).
** United States v. August, 1884 F. 2d 705, 713 (6th Clr. 1902).

in Unified Stotes v. Hoten, 382 F.2d 1037 (5th Cir. 1970).

substances to the American public in eccordance with the sound medical judgment of their physicians. It would us a dissurvice to many pottents if exaggerated statements regarding the oxiggented statements regarding the likelihood of a DEA investigation, resulted in physicians mistakenly concluding that they must scale back their patients use of controlled

substances to levels below that which is inedically appropriate. Furthermore, DEA does not apply a greater level of scrutiny to the prescribing of controlled substances to treat pain as compared to other oilments. Regardless of the atlment,. DBA applies evenhandedly the requirement that a controlled substance bo prescribed for a legitimate medical purpose in the usual course of professional practice. The idea that prescribing oploids to treat pain will trigger special scruting by DEA is felse,

Types of Cases in Which Physicians Have Been Found To Have Prescribed or Dispensed Controlled Substances for Other Than a Legitimete Medical Purpose of Outside the Usual Course of Professional Practice

Bearing in mind that there are no criteria that will address overy conceivable instance of proscribing, the following examples of cases are provided to explain how Federal couris and DEA have applied the requirement that a controlled substance he dispensed for a legitimate medical purpose in the usual course of professional practice.

Application of the Requirement by Federal Courts

As noted above, the Supreme Court recently stated, in Conzales v. Origon, that the legitimate medical purpose requirement in the CSA. "ensures patients use controlled substances under the supervision of a doctor so us to prevent addiction and recreational abuse." ²⁶ The Court further stated. "As a corollary, the provision also bars declars from paddling to patients who crave the drugs for those prohibited

Consistent with those views, some years ago, the United States Court of Appeals for the Fifth Circuit prescription for Announced the Samular be issued only for a logitimate medical purpose in the usual course of professional practice. In this decision, United States v. Roson, 582 F:2d 1032 (5th Cir. 1976), the court looked at the

case law and found the following recurring patterns indicative of diversion and abuse:

(1) Anthordinately large quantity of controlled substances was prescribed.
(2) Large numbers of prescriptions were

(3) No physical examplication was given. (4) The physicish warned the patient to fill prescriptions at different drug stores.

(6) The physician issued prescriptions knowing that the patient was delivering the drugs to others,

(6) The physician prescribed controlled drugs at intervals inconsistent with logitimale modical treatment.
(7) The physician involved used street

slang rather then modical terminology for the

drugs proscribed.

(B) There was no logical relationship between the drugs prescribed and treatment of the condition allogedly existing.

(b) The physician wices more than one

prescription of occasions in order to apread iliom out

The same fact patterns listed by the Rosan court remain prevalent today omong the coses in which physicians have been found to have improperly prescribed controlled substances. This does not mean that the existence of any of the foregoing factors will automatically lead to the conclusion that the physician acted improporty. Rather, each case must be evaluated based on its own morits in view of the lotality of circumstances particular to the physician and patient. For exemple, what constitutes "en inordinately large quantity of controlled substances". (lactor (1) listed by the Rosen court) can vary greatly from patient to patient. A perlicular quantity of a powerful schedule il opicid might be blutently excessive for the treatment of a particular patient's mild temperary poin, yet maufficient to treat the severe

unternitting pain of a cancer patient. Again, railier then focusing on any paricular factor, it is critical to beer ininfind that (i) the entirety of circumstances must be considered; (ii) the cases in which physicians have been found to have prescribed controlled. substances improperly typically involve facts that demonstrate blatant criminal conduct, and (iii) the percentage of physicians who prescribe controlled substances improperly (or are investigated for doing so) is extremely

Application of the Hequirement by DBA

Any final decision by DEA to revoke. or deny a DEA registration is published in the Federal Register. The following are three examples from 2005 in which DBA revoked physicions' DBA registrations for unlawfully prescribing or dispensing controlled substances.

(The complete final orders are published in the Pederal Register and ero available online.)

• Robert A. Smith, M.D. (70 FR 33207)—Dr. Smith gave one patient soven to ten prescriptions of OxyContin per visit on a weekly basis. The prescriptions were written in the panes of the patient's father and her flance. Each visit, the patient paid Dr. Smith a 365 feo for the office visit plus an additional \$100 for the fraudulent prescriptions. Dr. Smith also asked the patient for sexual favors during office visits. The patient declined, but, us a substitute. paid another woman \$100 to perform a sexual act on Dr. Smith. Dr. Smith's office assistant also provided the patient with blank prescriptions, in return for which the office assistant domanded from the patient \$40 and OxyConlin tablets.

Another patient would give Dr. Smith a list of fictitious names and types of controlled substances he desired, and Dr. Smith would issue three prescriptions under each neme, usually for Percocat OxyContin, and Xanax, at the same time. Dr. Smith issued between nine and fifteen froudulent prescriptions per visit and received \$100 for each set of three prescriptions. The patient then sold the prescriptions to a third party who, in turn, sold the drugs on the street, all with the knowledge of Dr. Smith.

Another individual visited Dr. Smith three times in joss than a three-week period, obtaining fraudulent proscriptions each time. The individual paid Dr. Smith \$500 for 15 prescriptions for Kenax, OxyContin, and Percocet, which were written under five different

fictitious patient names.

James S: Bischoff, M.D. (70 PR 12734)-Dr. Bischoff took a 16-year-old bigh school student to an out-of-town physician specialist for emergency inedical treatment after the bay's hand was cut in an accident. When the specialist did not recommend treatment with a controlled substance. Dr. Bischoff wrote the boy a prescription for 100 OxyContin, which Dr. Bischoff personally took to a pharmacy to be filled. Dr. Bischoff delivered only 20 tablets to the boy, unlawfully diverting the remaining 80 tablets. Around the same time, Dr. Bischoff wrote another proscription in the boy's name for 120 Adderall tablets. Dr. Bischolf also filled this prescription himself at a pharmacy but never delivered the tablets to the boy, Later, Dr. Bischoff wrote another prescription in the name of the boy for 120 Addorall tablets. The boy's stepmother learned that the boy was taking the medication only after she

^{74 120} S.Ct. at 025.

discovered the bottle a couple of weeks later. She then checked with the pharmacy and discovered that Dr. Bischoff had written and personally filled multiple fraudulent prescriptions for controlled substances in the names of the boy's family members, talling phermacists that he was a close friend and that the purported patients were too busy to get to the phermacy. In addition, Dr. dischoff ordered approximately 46,000 dosage units of schedule ill and IV controlled substances from a supplier, and he was unable to account supplier, and he was unable to account

for 32,000 dosage units.

* John S: Poulter, D.D.S. (70 FR
24520)—Local law enforcement
outhorities were called after Dr. Poulter
was observed parked in front of a convenience store injecting himself with Demotal. Dr. Poulter falled a field sobrlety tost, admitted to injecting himself with Demerol, and later pleaded sully to State follow charges of unidivial possossion of a controlled substance. The plee was held in abeyance for three years pending Dr. Poultor's successful completion of a monitoring program for impaired professionals. In addition to the cripfinal proceedings; his State professional licensing board took action based on the Demerol incident and several instances of improper use of Fontanyl: Dr. Poulter entered into a fiveyou probationary agreement with the State board, agreeing to absteln from personal use of mood-altering substances, Defore completing these probationary periods, Dr. Poulter was involved in an automobile accident in which he drove his car off the road after having injected himself with Pontany! and Demerol, Respunding officers and medical personnel found him "incoherent and very confused," and there were visible needle marks on his arm and hands. A search of the automobile revealed in used syrings and a plastic container holding Demoral and Fentanyt.

These three recent cases provide Illustrations of some of the most common behaviors that result in loss of DEA registration: lesuing prescriptions for controlled substances without a bone ide physician-patient relationship; issuing prescriptions in exchange for sex; lessing several prescriptions at, once for a bightly potent combination of convolled substances; charging fees communitate with drug dealing rather than providing medical services; issuing proscriptions using fraudulent names;

prescription de la précific de la pr pain management was convicted

following a jury trial of improperly prescribing a controlled substance in-violation of the CSA. The court of appeals, which uphold the conviction, described the nature of the physician's proscribing practice as follows (id. at

Single developed a schome that anobled nurses to see patients alone, to issue proscriptions for schodulo il controllod subletances, and to bilt for such services. He and the other physicians would prostign the include the starts and could be a the services. and the other physicious would prosign the triplicate forms and provide them to non-physician personnal to use during patient. It is those employees, although not trained or legally authorized to do so, filled in all the required prescription information—trug type, desags, and quality—and provided the prescriptions to the patients.

It oppours that the physicians at the provide, holuding Singh, signed entire thooks of triplicate prescription forms in blank-without even knowing the identities of

blank without even knowing the identities of the judionis to whom the prescriptions would be issued or the nature or desence of the drug, to be prescribed.

Data extracted from Single's affice records revenied that the nurses issued prescriptions for at loast 70,000 tablets of schedule II controlled substances when Singh was not present in the practice suite,

Thus, Singh is another example of a prosecution based on blatent criminal conduct by a physician, and it should cause no concern for any legitimate pain specialist or other physician who properly proscribes controlled substances.

Commoncement of investigations

On the subject of when DEA might commence an investigation of possible improper prescribing of controlled aubstances, several commenters sought alaboration on DEA's statements in the November 46, 2004 Interim Policy Statement, in that document, DEA stated, among other things:

ilitis a longstanding logal principle that. the Government "can investigate mistely on suspicion that the law is being violated, or even just fucause it wants assurance that it is note." United Stotes v. Morton Sait Co., 338 U.S. 632, 642-643 (1950), it would be Industrict to suggest that DKA must must some orbitrary standard or threshold investigation of a bossilys violation of the sould arolaria around or amorping KSA1

The foregoing is a correct statement of the law, and DEA is not unique in this regard. All law enforcement agencies—Radoral and State—have long been governed by this same principle. The reason DEA monthined this longstanding maxim in the interim Policy Statement was to correct an carlier publication attributed to DEA that embodied a contrary view.

While those who commented on the subject of investigations generally

acknowledged that DEA had properly stated the law, some asserted that, by doing so, the agency might have caused some physicians to fear the prospect of boing investigated and thereby discouraged them from providing proper pain treatment. DBA helieves, however, physicians will understand that correctly stating the legal standard which has historically applied to rogulatory agencias is no cause for elarm. DEA does not use its investigatory authority in an arbitrary monner. Further, as DEA has repeatedly stated in this document and elsewhere, there is no "crackdown" or increased emphasis on investigating physiciens, and the statistics bear that out in 2005. ns in prior years, only a tiny fraction of physicians (less than one in ten thousand) lost their registration based on a DEA investigation of improper proscribing of controlled substances.

One commenter suggested DEA sliguld announce it will only commence en investigation when it has ovidence that the physician is prescribing in a manner outside of accopted medical standards. To adopt such a standard would conflict with longstanding law. as previously noted. In addition, from a practical parappolive, such a standard would be impossible to apply because the egoncy cannot know-prior to commending an investigation—whether the activity was proper or improper Gathering preliminary information is essential to determining whether a fullscale investigation is—or is not— werrauted. By stating the governing law, however, DEA is not suggesting that it investigates every instance of prescribing in order to rule out the possibility of Illogal autivity. To the contrary, the eigency recognizes that nearly every prescription issued by a physician in the United States is for a legitimate medical purpose in the usual course of professional practica.

Other Rocurring Questions

What is fuoling the recent increase in proscription drug abase?

Thore are a variety of factors that may be contributing to the increase in prescription drug abuse. The Director of NIDA recently testified before Congress:

The recent increase in the extent of prescription drug souse in this country is likely the result of a confluence of factors, nkoly tao tastiir, ora contingnes of tectors, witch as Significant increases in the number of prescriptions; significant increases in drug evollability; aggressive marketing by the phalmaceutical industry; the proliferation of illugal Internet pharmacles that dispense thuse medications without proper prescriptions and surveillance; and a greater

social accordability for medicating a growing number of conditions

 Increased availability of prescription drops and shoring among family and friends—The United States Government Accountability Office (GAO) published a report in 2003 on the abuse of the most prescribed brand name narcotic medication for treating moderate to severe pain. 20 The report states: "The large amount of like drug! available in the marketplace may have increased opportunities for abuse and diversion. Both DBA and [the manufacturor of the drug! have stated that an increase in a drug's availability in the marketplace may be a factor that attracts interest by fliose who abuse and divert drugs." The 2006 Synthetic Drug Control

Stratogy slates:

Pioliminary data stringest the most common way in which controlled substance prescriptions are diverted may be through themed and family. For example, a person with a lowful and metical need for some amount of a controlled substance uses only a portion of the prescribed amount. Then a family metical are the medical that the family meticals are made and the controlled substance uses only a portion of the prescribed amount. Then a e-potton of the presented amount. Inter a faulty member complains of pain, and the former patient shares excess medication. Alternatively, for a family member addicted to controlled prescription drugs, the mare evaluability of unused controlled substance prescriptions in the house may prove to be more tracted that desirabilities. un inesistible templation.

· Basa of access via the internet-it is becoming increasingly easy for parenns of any age to obtain controlled substances Illegally by means of the Internet: Numerous Web sites based in the United States and abroad sellcontrolled substances to anyone willing and able to provide a credit card. number. Some of these Web altes do not require a prescription. Others will provide the buyer with an illegitimate provide the buyer with an inegament prescription simply by having the buyer fill out an online questionneire without seeing a physician. As the 2006 Synthetic Drug Control Strategy states, "the anonymity of the internet and the proliferation of Web sites that facilitate little transfer for controlled. illicit transactions for controlled. drug abusers the ability to circumvent the law as well us sound medical procites." substance prescription drugs have given

Improper prescribing—As the 2006, Synthetic Drug Control Strategy states;

"The overwhelming-majority of prescribing in America is conducted responsibly, but the small number of physicians who overprescribe controlled substances—carelessly at best, knowingly at worst—help supply Antorica's most widespread drug addiction problem. Although the problem exists, the mimber of physicians responsible for this problem is a very small fraction of these licensed to proscribe controlled substances in the United States."

. Drug formulation and marketing-One of the recommendations in the 2006 Synthetic Drug Control Strategy is to "[clantinua to support the efforts of firms that monufacture frequently diverted pharmacoutical products to reformulate their products so as to raduce diversion and abuse, ' and to "laincouzage manufactures to explore methods to ronder * * * pain control products, such as OxyContin, loss suitable for snorting or injection." Whether the marketing of certain opioids has contributed to abuse and diversion has also been an area of discussion. 40

What are some of the common methods and sources of diversion?

Diversion of prescription drugs containing controlled substances occurs on a variety of levels. Some controlled substances are stolen, directly from menufacturers and distributors. Diversion also occurs at the retail level. with thefts from, and rabberies of, pharmacles. In one survey of over 1,000. pharmacists nationwide, 28,9 parcent reported that they had experienced a that ar rabbary at their pharmacies within the past five years. On vary amail percentage of physicions also 59 A detailed discussion of this issue is contained to the abelian of energy of the state of the

contribute to the problem of diversion by intentionally, or unintentionally, providing controlled substances to those who are themselves drug abusers or who

sell the drugs for profit.

Prescription fraud is another common source of diversion. This occurs whonover prescriptions for controlled aubstences are objetned under felse protenses, including when prescriptions are forgod or altered, or when someone

in the prescription to a physician calls in the prescription to a pharmacy.

"Doctor shopping" is another traditional method by which diversion occurs. Some drug abusers visit multiple physicions' offices and falsely present complaints in order to obtain controlled substances.

What are the potential signs to a physician that a pátient might be seeking drugs for the purpose of abuse or diversion?

Many physicians have requested a list of the possible indicators that's patient might be seeking controlled substances for the purpose of diversion or abuse. DEA has provided this type of list in various publications over the years. While not an exhaustive list, the following are some of the common behaviors that might be an indication the patient is seeking drugs for the purpose of diversion or abuse:

Domanding to be seen immediately;
 Stating that sine is visiting the area and is in need of a proscription to tide her/him

over multi roturning to the local physicism • Appearing to folga symptome, such as abdominal or back pain, or pain from kidney stones one migraine; in an offert to obtain percettes;

norcones;

* Indicating that nonnercotic analysics do not work for him/her;

* Requesting a particular nercotic drug;

* Complaining that a prescription has been tost or stolen and needs replacing;

* Requesting muse refills then originally nesserible.

, prescribăd;

Using pressure tactics of threatening behavior to obtain a prescription;
 Showing visible signs of drug abuse, such as track marks.

What are the general legal responsibilities of a physician to prevent diversion and abuse when prescribing controlled substances?.

In each instance where a physiciun issues o prescription for a controlled substance, the physician misst-properly determine there is a legitimate medical purpose for the patient to be prescribed, that controlled substance and the physician must be acting in the usual course of professional practice. A This is the basic legal requirement discussed

[&]quot;21 CPR 1300.04fa): United States v. Moore,

it The NIDA to them, which was presented July 20, 2000; before the House Sylbcommittee on Criminal Justice, Drug Policy, and Human Reformers, Committee on Government Reform. spream in 100 on NIDAS Web site in http://www.drugabuse.gov/Testimony/2-20.

ver commons and ...
**The OAD report, "Prescription Usings
OxyContin Abuse and Diversion and Efforts to
Address the Problem," GAO-04-710 (Occumber
2003); is evaluable at http://www.gno.gov/
neis.liens/dwitto.pdf.

above, which has been pert of American law for decades) Moreovor, es a condition of being a DBA registrant, a physician who prescribes controlled substences has an obligation to take ressonable measures to prevent diversion.32 The overwhelming majority of physicians in the United States who prescribe controlled substances do. In lack, exercise the appropriate degree of medical supervision—as part of their routine practice during office visits—to minimize the likelihood of diversion or abuso. Again, pach patient's situation is unique end the risture and degree of physician oversight should bortailored accordingly, based on the physician's sound madical judgment and consistent with established medical standards.

What additional precaution should be taken when a patient has a history of drug abuse?

Às a DEA registiont, a physicion lina a responsibility to exercise a much greater degree of oversight to prevent diversion and abuse in the case of a known or suspected addict then in the case of a patient for whom there ere no indicators of drug abuse. Under no circumstances may a physician dispense controlled substances with the knowledge they will be used for a nonmedical purpose or that they will be resold by the patient. Some physicians who treat patients having a history of drug chuse require each patient to algo a contract agreeing to certain terms designed to prevent diversion and ; obuse, such as periodic urinalyals. While such measures are not mandated by the CSA or DRA regulations, they can be very usoful.

Can a physician be investigated solely on the basis of the number of tablets prescribed for an individual patient?

The Supreme Court has long recognized that an administrative agency responsible for enforcing the law

21 U.S.C. 025H).

has broad investigative outlierity, as and courts have recognized that prescribing an "inordinately large quentity of controlled substances" can be evidence of a violation of the CSA. *4 DEA therefore, as the agency responsible for administering the CSA, has the legal authority to invostigate a suspicious prescription of any quantity. Nonetheless, the amount of dosage

Nonetheless, the amount of though thits per prescription will never be a basis for investigation for the overwhelming majority of physicians. As with every other profession. As with every outer protession, however, among the hundreds of thousands of physicians who precited medicine in this country in a memor that warrants no government scrutiny are a handful who engage in oriminal behavior. In rere cases, it is possible that an obereast physician could prescribe. such an onormous quantity of controlled substances to a given patient that this alone will be a valid basis for investigation. For example, if a physician were to prescribe 1,600 (sixteen hundred) tablets per day of a schedule il opioid to a single patient. this would cortainly warrant investigation as there is no conceivable medical basis for anyone to ingest that quantity of such a powerful increate in a single day. Again, however, such cases are extremuly rore. The overwhelming majority of physicians who conclude that use of a particular controlled substance is medically appropriate for a given patient should prescribe the amount of that controlled substance which is consistent with their sound medical judgment and accepted modical standards without concern that doing so Will subject them to DEA scrutiny.

Con methodone be used for pain control?

Methadone, a schedulo II controlled substance, has been approved by the

PDA as an onalgosic. While a physician must have a separate DEA registration to dispense methodone for maintenance or detoxilication, no separate registration is required to prescribe methodone for pain. However, in a document entitled "Mothadone-Associated Mortality: Report of a Notional Assessment, SAMHSA recently recommended that physicians need to understand methedone's pharmacology and eppropriete use, as well as specific indications and cantions to consider when deciding whether to use this modication in the treatment of pain." is This recommendation was made in light of mortality rates associated with methodone.

Obtaining Further Input From Physicians and Other Health Core Professionals:

In doveloping policies and rules relating to the use of controlled substances in the treatment of pain. DEA is firmly committed to obtaining input on an engoing basis from physicians and other health care professionals authorized to prescribe and dispenso controlled substances; es well the views of Federal and State agencies, professional societies, and other interested members of the public DEA welcomes the written comments that any such persons might wish to submit in response to this document. DEA will also continue to evaluate whether it would be beneficial to obtain the additional views of physicians through in-person meetings, to the extent permissible under PACA.

Dated: August 20, 2006. Michele M. Lapahort, Deputy Administrator. IPR Don. E6-114517 Piled 0-5-06; 8:45 pm] BILLING CODE MID OF P

[&]quot;Motion Solf, 338 U.S. at 842-643 f"on administrative agency charged with swelog that the laws are colored" incy "investigate menty on, suspicion that the law is being violated; or even just leccure it wants assurance that it is not.").

⁴⁴ United States v. Rosen, 582 P.2d at 1938.

[&]quot;SAMIISA Publication No. 04-3904; Available at http://dpf.sambra.gov/raports/index.htm.